REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: DECEMBER 26, 2017

FROM: ADMINISTRATIVE REMEDY COORDINATOR

CENTRAL OFFICE

TO: OSMAN OZSUSAMLAR, 53271-054

WILLIAMSBURG FCI UNT: UNIT 2 QTR: D04-411L

P.O. BOX 220

SALTERS, SC 29590

FOR THE REASONS LISTED BELOW, THIS CENTRAL OFFICE APPEAL IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

: 918654-A1 CENTRAL OFFICE APPEAL REMEDY ID

DATE RECEIVED : DECEMBER 13, 2017 SUBJECT 1 : UDC ACTION

SUBJECT 2 INCIDENT RPT NO:

REJECT REASON 1: CONCUR WITH RATIONALE OF REGIONAL OFFICE AND/OR INSTITUTION

FOR REJECTION. FOLLOW DIRECTIONS PROVIDED ON PRIOR REJECTION

REJECT REASON 2: SEE REMARKS.

: IF STAFF PROVIDE A MEMO STATING LATE FILING WAS NOT REMARKS

YOUR FAULT, THEN RESUBMIT TO THE LEVEL OF THE

ORIGINAL REJECTION.



1:18-cv-00492-AMQ-SVH Date File 02/20/18 Entry Number 1-2 Page 2 of 13 U.S. Desartment of Distice Central Office Administrative Remedy Appeal Federal Bureau of Prisons Type or use ball-point pen. If attachments are needed, submit four copies. One copy each of the completed BP-229(13) and BP-230(13), including any attachments must be submitted with this appeal. OZSUSAMLAR OSMARI 53271-054 2BU FCI WIL. LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION Part A - REASON FOR APPEAL THE DISPOSITION/ASSESSMENT AT THEMREGIONAL LEVEL FAILS TO CONSIDER THE LACK OF JURISDICTION CLAIM RAISED BY OZSUSAMLAR. THE ASSESSMENT DOES NOT CITE A STATUTE OF LIMITATIONS SECTION(e.g., other than the 20 calendar days stated in the BOP8 AND BP-9 DISPOSITIONS)). OZSUSAMLAR SHOULD BE ALLOWED A FULL RESTORATION OF LOSS OF 27 DAYS GCT AS AN APPROPRIATE REMEDY. OZSUSÁMLAR POINTS TO THIS OFFICE-THE FACT THAT THE SANCTION AVERBED WAS IMPOSED BEFORE OZSUŚAMLAR WAS SENTENCED. IN FACT, THE SANCTION WAS IMPOSED A MERE FOUR MONTHS PRIOR TO THE 09-18-2007 SENTENCING. SEE: EX. #3, attached hereto in support; also see EX.#1, attached hereto in support(INMATE DISCIPLINE DATA CHROW.DIS. RECORD INDICATING THAT THE SANCTION WAS IMPOSED ON 05-31-2007-- four month prior to the 09-18-2007, sentencing date) NEX.#1, supra. NEVERTHELESS, THIS MATTER IS BEFORE THIS OFFICE, SUBMITTED IN LIMITED DETAIL OF THE HIBSORY OF THE AVERRED EVENT, RELEASE DATE OF OZSUSAMLAR, SECTION INVOLVED IN REFERENCE TO CONSTITUTIONAL VIOLATION ("RETALIATION") AND EXHIBITS 1-4, attached hereto in support) | SHORT HISTORY: WHILE HEADE HOUSED IN MDC-BROOKLYN, NY, OZSUSAMLAR, A TURKISH NATIVE(WITH NO ENGLISH SPEAKING ABILITY AT THE TIME) HAD A "SO9 CALLED" "JAIL-HOUSE LAWYER" TO WRITE A LETTER TO THE U.S. DISTRICT JUDGE(i.e., to explain to the judge of his innocence); Howevere unbeknownst to ozsusamlar (who couldn't read or speak proficient english at the time) THE UAIL-HOUSE VANYER WROTE THINGS OTHER THAN WHAT ozsusanlar thought would be legal. Ozsusanlar was : Later taken to face the Judge SEE ATTACHED PAGE TO CONT. 12-7-2017 DATE SIGNATURE OF REQUESTER Part B - RESPONSE GENERAL COUNSEL: THIRD COPY: WARDEN'S ADMINISTRATIVE REMEDY FILE CASE NUMBER: Part C - RECEIPT CASE NUMBER:

DATE SIGNATURE OF RECIPIENT OF CENTRAL OFFICE APPEAL

LAST NAME, FIRST, MIDDLE INITIAL

SUBJECT:

REG. NO.

UNIT

INSTITUTION

OSMAN OZSUSAMLAR BP-11(CONTINUED PAGE ATTACHED TO STANDARD BP-231(13) Page 3 of 13

CONTINUANCE: (judge LEISURE), EX. #3, supra. AFTER THE LETTER WAS SUBMITTED TO JUDGE LEISURE, OZSUSAMLAR WAS TAKEN BEFORE JUDGE LEISURE. JUDGE LEISURE DID NOT TAKE THE LETTER TO BE A KNOWN THREAT OR AN INTENTIONAL ACTION TAKEN BY OZSUSAMLAR(i.e., no sanction was imposed by the U.S. District Judge for the letter written by the "so-called" "Jail-house Lawyer"). DESPITE THE U.S. DISTRICT JUDGE'S NO-SANCTION-FOR-THE-SO-CALLED-THREATENING LETTER, THE BOP ERRONEOUSLY TOOK IT UPON ITSELF TO SANCTION OZSUSAMLAR, EVENTHOUGH IT LACKED THE JURISDICTION TO DO SO.SEE: EX#1, supra.there displaying incident report number: 1601577 and sanction imposed by DHO)(HIGHLIGHTED SECTIONS).ALSO SEE:(EX.#2, attached hereto in support to clarify DIS GCT OF 27 DAYS). THE GIST OF OZSUSAMLAR'S POSITION HERE, IS THAT THE BOP HAS RETALIATED AGAINST OZSUSAMLAR VIOLATING HIS CONSTITUTIONAL RIGHT OF ACCESS TO THE COURT. PERHAPS JUDGE LEISURE ACKNOWLEDGED THIS RIGHT AS JUDGE LEISURE NEVER MADE THE LETTER OUT TO BE A CRIMINAL OFFENSE IN ANY ASPECT. THE BOP'S SANCTION WAS IMPOSED WITHOUT JURISDICTION AND FOR THESE REASONS AND ALL REASONS STATED ABOVE THE DISALLOWED 27 DAYS GCT SHOULD BE FULLY RESTORED TO OZSUSAMLAR TO CURE THE CONSTITUTIONAL INFIRMITY ATATHIS TIME.SEE:EX.#4, attached hereto in support)(CONSTITUTIONAL RIGHTS OF PRISONERS §8:12 RETALIATION FOR EXERCISING CONSTITUTIONAL RIGHTS)OZSUSAMLAR CLAIMS THAT THE BOP'S ACTIONS HAS VIOLATED HIS FIRST AMENDMENT CONSTITUTIONAL RIGHTS AND ANY OTHER UNKNOWN CONSTITUTIONAL RIGHT NOT MENTIONED HEREIN FOR THE BOP'S ACTIONS.

NOTE:OZSUSAMLAR ACKNOWLEDGES THE FACT THAT HE RAISES JURISDICTIONAL CLAIMS AND SPECIFIC RETALIATION CLAIM FOR ACCESSING THE COURT.OZSUSAMLAR WOULD RESPECTFULLY REQUEST THAT THIS OFFICE WILL, IN THE EVENT OF ASSESSMENT ADDRESS BOTH OF THE ISSUES FOR THE SAKE OF JUSTICE AND FOR THE SAKE OF ANY FURTHER APPEAL(IN CASE OF A DISFAVORED DISPOSITION BY THIS OFFICE)

RESPECTFULLY SUBMITTED,

12-7-2017

OSMAN OZSUSAMLAR PRO SE #53271-054 FCI WILLIAMSBURG PO BOX 340 SALTERS, SC 29590

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WILFP
                    INMATE DISCIPLINE DATA
                                                         10-12-2017
* PAGE 001 OF 001 * CHRONOLOGICAL DISCIPLINARY RECORD) *
 REGISTER NO: 53271-054 NAME..: OZSUSAMLAR OSMAN
 FUNCTION. .: PRT FORMAT: CHRONO LIMIT TO ____ MOS PRIOR TO 10-12-2017
 -------
REPORT NUMBER/STATUS.: 2873749 - SANCTIONED INCIDENT DATE/TIME: 07-10-2016 2204
DHO HEARING DATE/TIME: 08-04-2016 0825 DHO REPT DEL: 08-15-2016 1300 FACL/CHAIRPERSON....: BEN/K. DAVIS
REPORT REMARKS....: INMATE ADMITTED TO THE CHARGE.
   328 GIVING/ACCEPTNG MONEY W/O AUTH - FREQ: 1
       DIS GCT / 14 DAYS / CS
       COMP:010 LAW:P MEETS SENTENCING GUIDELINES
       LP EMAIL / 90 DAYS / CS
       COMP: LAW: RESTORE ON 11-02-2016
REPORT NUMBER/STATUS .: 2866851 - SANCTIONED INCIDENT DATE/TIME: 06-07-2016 1004
UDC HEARING DATE/TIME: 06-29-2016 1258
FACL/UDC/CHAIRPERSON .: BEN/UNIT A/KOMINSKY
REPORT REMARKS.....: INMATE ADMITTED TO CHARGES
   328 GIVING/ACCEPTNG MONEY W/O AUTH - FREQ: 1
       LP COMM / 30 DAYS / CS
       COMP:
               LAW: LOSS OF COMM 6-29-2016 TO 7-29-2016
    _____
REPORT NUMBER/STATUS : 2529452 - SANCTIONED INCIDENT DATE/TIME: 12-22-2013 0815
UDC HEARING DATE/TIME: 12-26-2013 0650
FACL/UDC/CHAIRPERSON : MCD/UNIT B4/D. JOHNSON
REPORT REMARKS..... LP COMM 30 DAYS BEGINNING 12-27-2013
             THE PICTURES DID NOT BELONG TO ME
   305 POSSESSING UNAUTHORIZED ITEM - FREQ: 1
       LP COMM / 30 DAYS / CS
      COMP: LAW:
REPORT NUMBER/STATUS : 1601577 - SANCTIONED INCIDENT DATE/TIME: 05-22-2007 0000)
DHO HEARING DATE/TIME: 05-31-2007 1010
FACL/CHAIRPERSON....: BRO/GARCIA D
APPEAL CASE NUMBER(S): 458267
REPORT REMARKS..... ADMITS TO WRITTING LETTER TO JUDGE/CLAIMS HE DID NOT
               MEAN FOR IT TO BE THREATENING
   203 THREATENING BODILY HARM - FREQ: 1 ATI: ON1
       DIS GCT / 27 DAYS / CS
       COMP:000 LAW: DISALLOW WHEN AVAILABLE
       DS / 30 DAYS / CS
              LAW: RELEASE 6/29/07
       LP COMM / 175 DAYS / CS / SUSPENDED 180 DAYS
       COMP: LAW: SUSPENDED PENDING 180 DAYS CLEAR CONDUCT
       LP PHONE / 175 DAYS / CS / SUSPENDED 1 DAYS
       COMP: LAW: 5/31/07-11/21/07
       LP VISIT / 175 DAYS / CS
       COMP: LAW: 5/31/07-11/21/07
```

SENTENCE MONITORING 11-28-2017 WILDK 542*22 * 11:26:04 PAGE 001 OF 001 * GOOD TIME DATA AS OF 11-28-2017 REGNO...: 53271-054 NAME: OZSUSAMLAR, OSMAN PLRA ARS 1...: WIL A-DES PRT ACT DT: COMPUTATION NUMBER..: 010 LAST UPDATED: DATE: U0-12-2010
UNIT.....: UNIT 2
DATE COMP BEGINS...: 09-18-2007 LAST UPDATED: DATE:: 08-12-2016 FACL.:: DSC CALC: AUTOMATIC TOTAL INOP TIME....: 0 TOTAL JAIL CREDIT...: 712 CURRENT REL DT.....: 10-06-2019 SUN EXPIRES FULL TERM DT: 06-04-2021 PROJ SATISF METHOD ..: GCT REL PROJ SATISFACT DT...: 07-04-2019 THU ACTUAL SATISFACT DT.: ACTUAL SATISF METHOD: DAYS REMAINING....: FINAL PUBLC LAW DAYS: GED PART STATUS....: DEPORT ORDER DATED..: -----GOOD CONDUCT TIME AMOUNTS----STOP MAX POSSIBLE TO ACTUAL TOTALS
DATE DIS FFT DIS FFT START VESTED VESTED DATE AMOUNT DATE 10-07-2005 10-06-2006 54 54 10-07-2006 10-06-2007 54 81 27 10-07-2007 10-06-2008 54 135 10-07-2008 10-06-2009 54 189 10-07-2009 10-06-2010 54 243 10-07-2010 10-06-2011 54 297 10-07-2011 10-06-2012 54 351 10-07-2012 10-06-2013 54 405 10-07-2013 10-06-2014 54 459 10-07-2014 10-06-2015 54 513

TOTAL EARNED AMOUNT : 607
TOTAL EARNED AND PROJECTED AMOUNT : 701

14

10-07-2015 10-06-2016 54 553

10-07-2016 10-06-2017 54 607 10-07-2017 10-06-2018 54 10-07-2018 07-04-2019 40

G0005

WILDK 540*23 * PAGE 001 *

SENTENCE MONITORING COMPUTATION DATA AS OF 11-28-2017

11-28-2017 11:26:28

REGNO..: 53271-054 NAME: OZSUSAMLAR, OSMAN

FBI NO..... 287531KC8

DATE OF BIRTH: 06-17-1972 AGE: 45

ARS1..... WIL/A-DES

QUARTERS....: D04-411L UNIT..... UNIT 2

NOTIFICATIONS: NO DETAINERS.... YES

HOME DETENTION ELIGIBILITY DATE: 01-04-2019

THE FOLLOWING SENTENCE DATA IS FOR THE INMATE'S CURRENT COMMITMENT.

THE INMATE IS PROJECTED FOR RELEASE: 07-04-2019:VIA GCT REL

------URRENT JUDGMENT/WARRANT NO: 010 ------

COURT OF JURISDICTION..... NEW YORK, SOUTHERN DISTRICT

DOCKET NUMBER..... 1:S105CR.01077+02(PK

JUDGE..... LEISURE

DATE SENTENCED/PROBATION IMPOSED: 09-18-2007 DATE COMMITTED..... 11-26-2007

HOW COMMITTED..... US DISTRICT COURT COMMITMENT

PROBATION IMPOSED..... NO

COSTS FELONY ASSESS MISDMNR ASSESS FINES

NON-COMMITTED:: \$300.00 \$00.00 \$17,500.00 \$00.00

RESTITUTION...: PROPERTY: NO SERVICES: NO AMOUNT: \$00.00

------CURRENT OBLIGATION NO: 010 ------

OFFENSE CODE....: 546

OFF/CHG: 18:1958 CONSPIRACY TO COMMIT MURDER FOR HIRE (CT 1)

18:1958 & 2 MURDER FOR HIRE (CT 2) 18:1951 CONSPIRACY TO

COMMIT EXTORTION (CT 3)

SENTENCE PROCEDURE..... 3559 PLRA SENTENCE

SENTENCE IMPOSED/TIME TO SERVE.: 188 MONTHS

TERM OF SUPERVISION...... 3 YEARS DATE OF OFFENSE..... 10-31-2005

28 C.F.R.

§ 8.12 Retaliation for Exercising Constitutional Rights

A corrections officer warned a prisoner that if he did not become an informant, bad things would happen to him, including transfer to a less desirable part of the prison. The prisoner reported the alleged threat by a letter addressed to a United States District Judge who was presiding over pending prison litigation. As a result, the prisoner was issued a disciplinary charge for defiance. The constitutional right of access to the courts was violated by this retaliation.¹¹⁶

The necessary elements of a retaliation claim are: (1) a prison official acting under color of state law; and (2) intentional retaliation for the exercise of a constitutionally protected activity. The law is clearly established that a prison official may not retaliate against or harass a prisoner for exercising the right of access to the courts. Even the prison officials candidly conceded that this was a claim of constitutional proportions that is actionable. Further, the court determined that there was no immunity defense.

To state a claim of retaliation, a prisoner must allege the violation of a specific constitutional right and be prepared to establish that, but for the retaliatory motive, the incident would not have occurred. This places a significant burden on the prisoner. Mere conclusory allegations of retaliation will not withstand a summary judgment challenge. The prisoner must produce direct evidence of motivation or, the more probable scenario, allege a chronology of events from which retaliation may plausibly be inferred.

The Fifth Circuit in *Woods v. Smith* remained fully supportive of the proposition that although prison officials must have wide latitude in the control and discipline of prisoners, such latitude does not encompass conduct that infringes on a prisoner's substantive constitutional rights. However, the court agreed with the Fourth Circuit when it cautioned that the prospect of endless claims of retaliation on the part of prisoners would disrupt prison officials in the discharge of their most basic duties and that claims of retaliation must therefore be regarded with skepticism, lest the federal courts embroil themselves in every disciplinary act that occurs in state penal institutions.¹²⁰

Prison officials applied a policy in a way that discriminated against prisoners on the basis of the content of their legal materials. The real motive of the prison officials, who prevented third-party legal materials from being delivered, was to suppress materials that embarrassed the Department of Corrections and educated prisoners on how to file their claims.¹²¹

Constitutional Rights of Prisoners

1



*. N. . 1811. 1

Date Filed 02/20/18 Entry Number 1-2 Page 8 of 13 1.18-cv-00492-AMQ-SVH

- REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: NOVEMBER 13, 2017

FROM: ADMINISTRATIVE REMEDY COORDINATOR

SOUTHEAST REGIONAL OFFICE

TO: OSMAN OZSUSAMLAR, 53271-054

WILLIAMSBURG FCI UNT: UNIT 2 QTR: D04-411L

P.O. BOX 220

SALTERS, SC 29590

FOR THE REASONS LISTED BELOW, THIS REGIONAL APPEAL IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 918654-R1 F DATE RECEIVED : OCTOBER 27, 2017 REGIONAL APPEAL

: UDC ACTION SUBJECT 1

SUBJECT 2

INCIDENT RPT NO:

REJECT REASON 1: CONCUR WITH RATIONALE OF REGIONAL OFFICE AND/OR INSTITUTION

FOR REJECTION. FOLLOW DIRECTIONS PROVIDED ON PRIOR REJECTION

NOTICES.



Federal Bureau of Prisons Type or use ball-point pen. If attachments are needed, submit four copies. One copy of the completed BP-229(13) including any attachments must be submitted FCI-Williamburg JRU 3271-054 zsusamine Sman From: LAST NAME, FIRST, MIDDLE INITIAL Part A - REASON FOR APPEAL Beins that a Constitutional Right has been implaced (Kight to access Court), the UDG & DHO was unauthorized to impose sanction. Therefore UDC & DHO Lack Jurisdiction to impose the Loss of GCT 27 days and unknow sonctions Juris dictional Claims may be brought at anytime.
A full restoration of appeal case no: 458267-Bop not authorized to impose such banction in violation of section \$ 8.12 Retaliation for Exercising Gonstitutional Rights to cess to the court A ful restoration of loss of all 0-22-2017 SIGNATURE OF REQUESTER Part B - RESPONSE REGIONAL DIRECTOR If dissatisfied with this response, you may appeal to the General Counsel. Your appeal must be received in the General Counsel's Office within 30 calendar days of the date of this response. THIRD COPY: WARDEN'S ADMINISTRATIVE REMEDY FILE CASE NUMBER: _ Part C - RECEIPT CASE NUMBER: Return to: INSTITUTION REG. NO. UNIT LAST NAME, FIRST, MIDDLE INITIAL SUBJECT: SIGNATURE, RECIPIENT OF REGIONAL APPEAL DATE BP-230(13) JUNE 2002

1:18-cv-00492-AMQ-SVH

U.S. Department of Justice

USP LVN

Date File 10/2/20/18 Entry Number 1-2 Page 9 of 13

Regional Administrative Remedy Appeal

1:18-cv-00492-AMQ-SVH Date Filed 02/20/18 Entry Number 1-2 Page 10 of 13

. 1

REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: OCTOBER 17, 2017

Vn

FROM: ADMINISTRATIVE REMEDY COORDINATOR.

WILLIAMSBURG FCI

TO : OSMAN OZSUSAMLAR, 53271-054

WILLIAMSBURG FCI UNT: UNIT 2 QTR: D04-411L

P.O. BOX 220

SALTERS, SC 29590

FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 918654-F1 ADMINISTRATIVE REMEDY REQUEST

DATE RECEIVED : OCTOBER 17, 2017

SUBJECT 1 : UDC ACTION

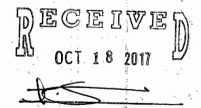
SUBJECT 2

INCIDENT RPT NO:

REJECT REASON 1: YOUR REQUEST IS UNTIMELY. INSTITUTION AND CCC REQUESTS

(BP-09) MUST BE RECEIVED W/20 DAYS OF THE EVENT COMPLAINED

ABOUT.



1:18-cv-00492-AMQ-SVH 20/18 Entry Number 1-2 Page 11 of 13 REQUEST FOR ADMINISTRATIVE REMEDY Date Filed 02/20/18 U.S. DEPARTMENT OF JUSTICE Federal Bureau of Prisons Type or use ball-point pen. If attachments are needed, submit four copies. Additional instructions on reverse. 284 FCI-Williambure zsusamlar Smaa LAST NAME, FIRST, MIDDLE INITIAL Part A- INMATE REQUEST This oppeal is to address to BOP's lock of authority to impose functions against Osman) zsusamlar right to loccess to the courts. A Retaliatory Process for exercising his constitutional Right to access to the Court (\$58.12).

'A full Restoration of loss of 27GCT will remedy the grievance at this time 10-13-2017 SIGNATURE OF REQUESTER Part B- RESPONSE DATE WARDEN OR REGIONAL DIRECTOR If dissatisfied with this response, you may appeal to the Regional Director. Your appeal must be received in the Regional Office within 20 calendar days of the date of this response CASE: NUMBER: 47 865 SECOND COPY: RETURN TO INMATE CASE NUMBER: Part C- RECEIPT Return to: UNIT INSTITUTION LAST NAME, FIRST, MIDDLE INITIAL REG. NO. SUBJECT: RECIPIENT'S SIGNATURE (STAFF MEMBER) DATE BP-229(13) USP LVN

WIL 1330.17 Administrative Remedy Program October 17, 2012 Page 4 Aftachment A

DOCUMENTATION OF INFORMAL RESOLUTION ATTEMPT

Bureau of Prisons Program Statement 1330.16, <u>Administrative Remedy Program</u>, (December 31, 2007), requires, in most cases, that inmates attempt informal resolution of grievances prior to the filing a formal written complaint. This form will be used to document your efforts toward informally resolving your grievance.

Inmate Name: Ozsusamlar, Osmo, Reg. No.: 53271-054 Unit: 28U
Specific Complaint and Requested Relief: Full restoration of disallowance
of 27 days in appeal case no. 458267-BOP not authorize
to impose such sonction in violation of section
88.12 Retaliation for Exercising Constitutional Rights to
access to the Court.
Efforts Made by Inmate to Informally Resolve Grievance (be specific): Have continues by
tried to have incident/sanction expugged by tolking
to Counselors and Case Manager in every institution
that I've been housed in
Comments: This incident occurred in 2007 where 27
days of GCT was taken. You had 20 calendar
days to appeal this sanction under the Administrative
Renedy Procedure The time frame for you to
appeal this action has expired. Thank you to Correctional Counselor Review / Date Unit Manager Review / Date
Comectional Counselor Neview / Date
Inmate Signature / Date

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WILFP
                         INMATE DISCIPLINE DATA
                                                        * 10-12-2017
PAGE 001 OF 001 * CHRONOLOGICAL DISCIPLINARY RECORD * 09:55:07
REGISTER NO: 53271-054 NAME. .: OZSUSAMLAR, OSMAN
FUNCTION...: PRT FORMAT: CHRONO LIMIT TO MOS PRIOR TO 10-12-2017
REPORT NUMBER/STATUS .: 2873749 - SANCTIONED INCIDENT DATE/TIME: 07-10-2016 2204
DHO HEARING DATE/TIME: 08-04-2016 0825 DHO REPT DEL: 08-15-2016 1300 FACL/CHAIRPERSON....: BEN/K. DAVIS
REPORT REMARKS.....: INMATE ADMITTED TO THE CHARGE.
  328 GIVING/ACCEPTNG MONEY W/O AUTH - FREO: 1
       DIS GCT / 14 DAYS / CS
       COMP:010 LAW:P MEETS SENTENCING GUIDELINES
       LP EMAIL / 90 DAYS / CS
       COMP: LAW: RESTORE ON 11-02-2016
       REPORT NUMBER/STATUS .: 2866851 - SANCTIONED INCIDENT DATE/TIME: 06-07-2016 1004
UDC HEARING DATE/TIME: 06-29-2016 1258
FACL/UDC/CHAIRPERSON: BEN/UNIT A/KOMINSKY
REPORT REMARKS....: INMATE ADMITTED TO CHARGES
   328 GIVING/ACCEPTNG MONEY W/O AUTH - FREQ: 1
       LP COMM / 30 DAYS / CS
       COMP: LAW: LOSS OF COMM 6-29-2016 TO 7-29-2016
                               ._____
REPORT NUMBER/STATUS .: 2529452 - SANCTIONED INCIDENT DATE/TIME: 12-22-2013 0815
UDC HEARING DATE/TIME: 12-26-2013 0650
FACL/UDC/CHAIRPERSON : MCD/UNIT B4/D. JOHNSON
REPORT REMARKS. . ... LP COMM 30 DAYS BEGINNING 12-27-2013
             THE PICTURES DID NOT BELONG TO ME
  305 POSSESSING UNAUTHORIZED ITEM - FREQ: 1
       LP COMM / 30 DAYS / CS
       COMP: LAW:
REPORT NUMBER/STATUS .: 1601577 - SANCTIONED INCIDENT DATE/TIME: 05-22-2007 0000
DHO HEARING DATE/TIME: 05-31-2007 1010
FACL/CHAIRPERSON....: BRO/GARCIA D
APPEAL CASE NUMBER(S): 458267
REPORT REMARKS.....: ADMITS TO WRITTING LETTER TO JUDGE/CLAIMS HE DID NOT
 MEAN FOR IT TO BE THREATENING (203 THREATENING BODILY HARM = FREQ: 1 ATT: ON1
    CDIS GCT / 27 DAYS / CS
      DIS GCT / 27 DAYS / CS (COMP:000 LAW: DISALLOW WHEN AVAILABLE)
       DS / 30 DAYS / CS
       COMP: LAW: RELEASE 6/29/07
       LP COMM / 175 DAYS / CS / SUSPENDED 180 DAYS
       COMP: LAW: SUSPENDED PENDING 180 DAYS CLEAR CONDUCT
       LP PHONE / 175 DAYS / CS / SUSPENDED 1 DAYS
       COMP: LAW: 5/31/07-11/21/07
     - LP VISIT / 175 DAYS / CS
       COMP: 5/31/07-11/21/07
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TRANSACTION SUCCESSFULLY COMPLETED - CONTINUE PROCESSING IF DESIRED

G0005